

DAILY RECORD-UNION

THURSDAY, SEPTEMBER 18, 1890

ISSUED BY THE
SACRAMENTO PUBLISHING COMPANY.

Office, Third Street, between J and K.

THE DAILY RECORD-UNION,

Published six days in each week, with Double Sheet on Saturdays, and

THE SUNDAY UNION,

Published every Sunday morning, making a splendid SEVEN-DAY paper.

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For six months, \$3.50

For three months, \$2.00

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Entered at the Postoffice at Sacramento as second-class matter.

THE QUESTION OF THIRTY DAYS' RESIDENCE IN AN ELECTION PRECINCT.

Several of the Democratic papers are declaring that the Supreme Court has not decided that the removal of an elector from his precinct within thirty days prior to the election disqualifies him from voting.

There is a distinct, and it is clear, also, a vicious purpose in making this claim. The scheme in the place of its origination is intended to confuse electors and prepare the way for disqualifying as many Republican voters as possible. Democrats are to be secretly instructed not to move from one precinct to another on or after October 4th or prior to November 5th, while Republicans are to be encouraged to believe that a man cannot lose his right to vote in one precinct until he has gained the right to vote in another.

To give some color to this position it is boldly asked that an agreed case be made and sent up to the Supreme Court, since, it is held, that reference by the Supreme Court to this point in Russell vs. McDowell, 83 Cal. Reps., was dictum only, and that no issue of that character was directly passed upon.

Now as a matter of fact the point was emphatically decided; it was one of the chief foundations of the judgment. The treatment of it by the Supreme Court was not dictum, but decision. Of this fact the text itself is sufficient evidence, and besides we know that the Supreme Court so intended the decision to be received.

Under that decision, therefore, if an elector removes from his precinct on the 30th day, or later, prior to election, and into another precinct, he will not be entitled to vote at the election. There must be made no mistake about this, for it is the law, and it is a wise provision and conducive of honesty of conduct of elections and of expression at the polls, that one can neither vote in a precinct from which he has removed within thirty days prior to the election, nor in the new precinct into which he has moved until he has resided there thirty days.

The decision of the Supreme Court completely destroys the popular belief that the voter retains his qualification in one precinct until he gains an elector's rights in another. The case referred to was one in which it was claimed, among other things, that voters had been allowed to cast ballots who had not resided in the election precinct for the whole time of thirty days preceding election. It was replied that the negative proof that a voter had not lived on one particular lot the whole thirty days did not justify the assumption of his having left the precinct, since he might move from one lot to another many times over in the same precinct. But, it was added, even if that contention is held not good, there is a provision of the Political Code which reads:

1229. A person must not be held, by reason of having moved from one precinct to another, in the same county, within thirty days prior to the election, to have lost his residence in the precinct so moved from, provided he has resided therein on the thirtieth day prior to such election.

The Supreme Court at that point in the argument interposes its voice, and it says: The provision of the Political Code referred to was sound under the old Constitution, but is valueless under the Constitution of 1879. The reasons for this holding are very clear. Section 1, Article 11 of the Constitution of 1862 provides that the citizen claiming the right to vote must have been a resident of the State six months next preceding the election, and of the county or precinct thirty days. In the Constitution of 1879 it is provided that the citizen claiming the right to vote must have been a resident of the State one year next preceding the election, of the county ninety days, and of the election precinct thirty days.

Now, says the Supreme Court, under the Constitution we have three prerequisites imperatively necessary to qualify one to exercise the right of a voter on election day, to wit: Residence in the State one year prior thereto, in the county ninety days, and in the election precinct where the citizen proposes to vote, for thirty days next preceding the election. And the Court adds: "It is just as essential a qualification that one should have resided in the precinct thirty days prior to election as in the State a year."

Examination of the debates of the Constitutional Convention emphasizes this ruling of the Supreme Court. It was the intention of the framers of the organic law that every man who removes from his precinct within thirty days prior to election, shall for that election be forbidden to vote. If it is explained that this works hardships here and there, it is replied that it certainly does. But it is the intention of the builders of the Constitution that such should be the law, in order to give certainty to the registers of precincts; to conserve honesty in the ballot box by preventing "repeating" and "colonizing."

That the law has not to this date been enforced with strictness, is confessed, but since the Supreme Court, so late as February, 1890, has held as we have quoted, there should be no more laxity in this matter. Let it be clearly set before the people by the fair-minded press, that

thirty days residence in the precinct prior to election is an absolute necessity to secure the right to vote, and that removal of residence from an election precinct on or after October 4th of this year, disables an elector from voting at the general election in November.

Medical Advance deplores the weakness and shortsightedness of humanity in praising physicians to the skies who treat in a long sickness from which the patient recovers aided by strength of his vitality and the exhaustion of the disease, but that gives no praise to the doctor for preventing sickness by an accurate prescription that checks disease in its incipient stages. That is not to be wondered at. It is the sense of danger that makes us thankful for the rescue from it. But where we are prevented by skill from running into danger we are apt to think that, after all, the ill might not have come upon us. We know of the case of a merchant of this city who will never cease berating his physician for giving him an especially distasteful medicine by deceit, one that for some time disordered his stomach and gave him a glimpse of the horrors of dyspepsia. Yet it is perfectly well known to the medical faculty and to others that had not the family doctor "thrown" the man just at the time he did, and thus withdrawn him a pace from business, the patient would have soon been the victim of a terrible affliction, most likely mental and probably incurable. If physicians had more courage of this order, and made preventive medicine of the heroic order more their practice, they would more benefit the world. True, it is to be admitted that they would receive more curses, less coin and fewer plaudits—but, then, for what are they doctors?

Prof. W. Gilman Thompson, M. D., of the New York University, reports four successful trials of brain grafting. There is a wide field for the exercise of the doctor's skill in the Municipal Board of Sacramento.

THE ELECTRIC ROAD.

Another Wrangle Over the Provisions of the Franchise.

A special meeting of the Board of City Trustees, called by the Mayor, was held yesterday morning.

The object of the meeting was to consider the matter of amending the electric railway franchise, so that it would be acceptable to the present owners of the road, as well as Mr. Henry, Grove L. Johnson, Albert Johnson, E. K. Alsip and L. L. Lewis were the interested parties present.

Mr. Alsip addressed the Board and urged them to amend the franchise as had been requested at Monday's meeting. The position of the owners of the road was fully explained at that time, and it was shown how great their risk would be should they give up their old bonds and accept new ones. Mr. Alsip thought the proposition that the Courts be allowed to review the action of the Board was a very fair one.

Albert M. Johnson, at attorney for Mr. Henry, said that almost any amendment that would suit the proprietors of the road would be acceptable to his client, but unless the former were satisfied with the amendment they would not sell the franchise, and there would be no electric road.

Trustee McLaughlin said he did not believe in taking all power out of the hands of the Board and putting it in the hands of the Courts. He was elected to guard the people's property, and they ought to have immediate control over all franchise matters. He also considered that the meeting was not a legal one, as no official notice had been given to himself or Mr. Wolf.

Mayor Comstock read the following proposed amendment which he said would be satisfactory to all parties if the Board passed it:

Ordinance 265 is hereby amended as follows: After the words "upon which said poles are erected" insert the following: "And provided, further, that the action of the Board shall be subject to review by the proper Courts, and the city shall not have the right to remove nor to compel the removal of such poles if it shall appear to the Courts that the use and maintenance of said system is not unsafe or dangerous."

Trustees McLaughlin and Wolf objected to the amendment, and another was read which provided that the words "annul" and "this ordinance and" be stricken out of the Board's franchise. This was satisfactory to all the members of the Board and it was passed unanimously.

Trustees Wolf and McLaughlin could not be prevailed upon to grant the first amendment asked and the Board adjourned.

Mr. Alsip remarked that the amendment passed was not what the owners wanted, and that they did not propose to cloud the title to their property.

NOBODY COMPLAINING.

Chief Drew's Answer to the Mayor Regarding Gambling.

Mayor Comstock became alarmed over the insinuations made by Trustees Wolf and McLaughlin at the meeting yesterday, to the effect that he (the Mayor) was at the head of the police department and could stop gambling in town if he was at all inclined to do so.

Immediately after the adjournment of the Board, the Mayor went over to the Police Station, and finding Judge Buckley and Chief Drew there, he called a special meeting of the Board of Police Commissioners. He began by saying that many people in town were continually accusing him and asking why the police did not stop the gamblers. He said he wanted to understand that the people might possibly go so far as to suspect that he was "in" with the violators of the law. He wanted to understand that he was at all times unfriendly to gambling, and never indulged in it as a pastime. He said there was evidence that all kinds of unlawful games were being run, and wheels of fortune, rondo tables and other chance games started a person in the face at all sides. The block he lived in was, he understood, one of the worst in town, and almost carried away by gamblers. He, he considered, looked very bad for himself from the fact that he lived in the midst of gambling. He asked Chief Drew if he thought the officers were doing their duty.

The Chief said that he believed the officers were doing what they considered their duty. So far no complaints had been made at the Police Station against the gamblers, and he thought that if the people were bothered they had better prefer their charges to the law violators.

The Mayor named a dozen places where, he said, gambling was going on at full blast, and he did not see why the officers would not investigate a little more closely. Judge Buckley had nothing to say, beyond remarking that he had simply heard that unlawful gaming was in progress.

"Well, so you think the officers will do their duty, do you, Chief?" asked the Mayor.

"I do," was the answer, and the Mayor said he guessed the meeting had better adjourn.

Police Court Notes.

In the Police Court yesterday William Healy was examined on a charge of assault with a deadly weapon, preferred by J. T. Gore, the man whom Healy struck on the head about three weeks ago because he refused to give him a watermelon. All of the testimony was heard, but it was agreed to withhold the verdict until Monday.

The case of Wm. Casey, charged with battery, was dismissed.

James Abbott, charged with battery by his wife, had his case continued until today.

SUFFERERS from headache punish themselves if they do not use Brandywine.

THE BRIGHTON TRAGEDY.

DETAILS GIVEN AT THE CORONER'S INQUEST LAST EVENING.

Menke Was Not Shot in the Head—The Jury Finds an Ordinary Verdict.

Coroner Clark held an inquest last evening in the case of Antone R. Menke, the young man who was shot about two miles east of Brighton, on the Folsom road, last Monday evening, in a difficulty between himself and John J. Glacken, and an employee of the latter.

The jury sworn to hear the evidence were James W. Peeries, James H. James, C. P. Evans, J. S. George, Thos. Kirkpatrick, Patrick Gurren, Samuel A. Wolfe, Henry Rogers, Joseph Hopley and John Taft.

Constable Wm. Fey was the first witness sworn. He was working, he said, in a hop-barn, when he heard pistol shots, and running out to the road, he saw Menke, Glacken and Fisher, the hired man, lying in the dust. Menke was lying on his back with his hat covering his face, and the other two men were lying on their sides. Menke's shirt was burning near his left shoulder, and he was dead. His pistol was in his right hand and four of the chambers were empty. Glacken's pistol was in his pocket, and upon examining it, two of the cartridges were found to have been expended. Fisher's pistol was in his hip pocket and none of the chambers were empty. Fisher stated that Menke commenced the shooting.

Jedry Harlow testified that he was informed of the shooting and went immediately after it had taken place, and he hurried to the scene. Glacken was walking across the road with his hands upon his stomach. He called out to witness to get a doctor, and Fisher standing up with his hands pressed against his stomach. Glacken and Menke were lying in the road.

William Garvey swore that he was standing on a hop mound when he heard the shots fired and saw the smoke of the pistols. He hurried to the scene and first saw Fisher standing up with his hands pressed against his stomach. Glacken and Menke were lying in the road.

Thomas O'Brien said he happened to be on Murphy's ranch when he heard the shots. Just before this, however, he noticed Tony Menke, the deceased, sitting in his cart on the road. Glacken and Fisher had gotten out of the buggy and were standing in the road to one side of Menke's cart. All three were talking in an ordinary tone of voice and witness paid no attention to what they were saying. This was about ten minutes to six o'clock in the evening, and the shots were fired a few minutes afterwards.

Constable Fey was recalled and he stated that when he arrived on the scene he saw a linen duster in the middle of the road. It must have belonged to Glacken, for witness saw him wearing one a short time before the shooting.

Deputy Coroner Clark then read Fisher's statement as published yesterday.

The following certificate from County Physician White, who held a post mortem examination on the body of the deceased, was read:

This is to certify that with the assistance of Drs. Ward and Parramore, I have this day held an anatomical examination upon the body of Antone Menke, deceased.

Two bullet wounds were found upon the body. One bullet passed through the upper end of the tibia two inches below the knee joint and was extracted from the back of the leg.

The other bullet passed through the fleshy part of the left arm near the shoulder, ranged slightly downwards, backwards and to the right, splintering the fourth rib, in its passage it traversed the left lung, wounded a pulmonary blood-vessel and buried itself in one of the vertebrae of the spinal column.

The left cavity of the chest was filled with blood. This wound was necessarily fatal.

The statement of John J. Glacken, as published in the Record-Union, was also read.

The jury then retired, and after about ten minutes' deliberation returned a verdict to the effect that the deceased, Antone R. Menke, was shot by John J. Glacken, and that death resulted from a pistol-shot wound in the left side near the shoulder.

SOCIAL AND PERSONAL.

Miss Lizzie Weber has gone to visit friends at the Bay.

D. W. Earl is among the San Franciscans now visiting the city.

Ex-Senator Whitney, of Alameda, is attending the State Fair.

E. R. Manzy, of San Francisco, is visiting friends in this city.

Coroner J. Frank Clark returned yesterday from Pacific Grove and Monterey.

Colonel C. F. Crocker, First Vice-President of the Southern Pacific Company, is here attending the State Fair.

Mr. and Mrs. William H. Mills, of San Francisco, arrived in the city last evening and are at the Golden Eagle Hotel.

They were accompanied by Mrs. Emily Tracy, Y. Packhurst, Superintendent of the Pacific Coast Library, and Mr. J. C. Carey, of Chicago, and other periodicals, for the Pacific Coast Library.

The party will attend the State Fair, well known as the wife of ex-State Superintendent of Public Instruction Ezra S. Carr, of Pasadena. The party will attend the State Fair during the rest of the week.

BEECHAM'S PILLS cure sick headache.

NEW ADVERTISEMENTS.

Summer Camps—Regular meeting at Granger Hall, Tuesday, at 8 o'clock.

MATTIE MEDLEY, President.

CAROLINE HANCOCK, Secretary.

Y. M. C. A. No. 11—Regular meeting this (Thursday) EVENING, at 8 o'clock.

Visiting members are most cordially invited to attend.

W. M. H. GUMMEL, President.

J. J. O'CONNOR, Secretary.

G. A. R.—Regular meeting of Summer Post, No. 5, this (Thursday) EVENING at Granger Hall, Tuesday, at 8 o'clock.

Comrades always welcome.

C. H. STEPHENSON, Post Commander.

W. B. MAYNARD, Adjutant.

Rising Star Rebekah Lodge, No. 8—Regular meeting THIS (Thursday) EVENING at 8 o'clock.

MRS. GEORGE GUTHRIE, Sec'y.

It is Terrible

to have a wife or a husband with a bad breath. It is most agreeable to the taste, fragrant and healthful. It cures constipation, and prevents the action of unpleasant humors.

TRAVELER FOR SACRAMENTO HOUSE wishes side line. TRAVELER, this office.

REWARD—DISAPPEARED FROM the stable of W. J. Parker, 2610 O Street, last night, one large gray horse, one dark iron gray colt, 4 years old, also one horse wagon and harness. The above reward will be paid for the return of the property or any information which will lead to its recovery. J. A. PARKER.

BEECHAM'S PILLS

ACT LIKE MAGIC

ON A WEAK STOMACH.

25 Cents a Box.

OF ALL DRUGGISTS.

Advice to the Aged.

Age brings infirmities, such as slugs, flat bowels, weak kidneys and bladder and torpid liver.

Tutt's Pills

have a specific effect on these organs, stimulating the liver, giving natural discharges without straining or griping, and

IMPARTING VIGOR

to the kidneys, bladder and liver. They are adapted to old or young.

SOLD EVERYWHERE.

ADVERTISEMENT OF HALE BROS. & CO.

OPEN EVENINGS DURING FAIR UNTIL 8 O'CLOCK.
SATURDAY EVENING UNTIL 10 O'CLOCK.

Men's \$10 Suits

A TEN-DOLLAR PIECE WILL do some wonderful work in our Men's Clothing.

We will give you an ALL-WOOL SUIT, made up strongly and neatly, and in tasty styles.

There are over a dozen patterns from which to make a selection.

We make a specialty of TEN-DOLLAR SUITS, and make it a point to give better goods for the money than anyone else. All sizes.

Hale Bros. & Co.

DOWNS' SELF-ADJUSTING CORSETS ALWAYS GIVE SATISFACTION.

"Nothing Better."

TURNER'S

Fine * Shoes.

TURNER MAKES THE BEST Men's Shoes in America. He makes only FINE SHOES, and they have no superior.

His SIX-DOLLAR SHOES are hand-made, and are the most perfect specimen's of shoemaking in the market.

In every particular—comfort, style, durability—they are unequalled. These Shoes may be obtained at our stores in Congress Gaiters and Lace styles, and in all the stylish "toes." All sizes and widths.

HALE BROS. & CO.,

CORNER OF NINTH AND K STREETS, SACRAMENTO, CAL.

NEW ADVERTISEMENTS.

STATE * FAIR!

PAVILION.

PAVILION opens daily at 8 A. M. to 5 P. M. and 7 P. M. to 11 P. M.

GRAND CONCERT

EACH EVENING AT THE PAVILION BY

Liberati's Band of 50 Pieces.

FLOWING CONTEST will take place at Coyle's Ranch, one and a half miles below Whiskey Hill, on TUESDAY, WEDNESDAY and THURSDAY, commencing at 9 A. M.

Third Grand Tack Parade at the Park, commencing at 9 A. M. Also, last Balloon Ascension and Parachute Jump.

PARK,

THURSDAY, September 18th,

Grand Throting Day!

Races commence promptly at 1 P. M.

No. 23—SUBSTITUTE—TROTTING—For a purse of \$500, or named horses. The following have been entered:

L. McCord's.....Maud H.

J. J. O'Connor's.....Pink

B. C. Holly's.....Rockwood

W. Woodard's.....Laura Z.

No. 24—TROTTER—Purse \$1,200; 224 class.

L. McCord's.....Mary Lou

H. W. Cooper's.....Pink

B. C. Holly's.....Rockwood

W. Woodard's.....Laura Z.

No. 25—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

No. 26—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

No. 27—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

No. 28—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

No. 29—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

No. 30—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

No. 31—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

No. 32—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

No. 33—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

No. 34—PACING—Purse \$1,000; free for all.

J. J. O'Connor's.....Almont

B. C. Holly's.....St. Patrick

W. Woodard's.....Cricket

NEW ADVERTISEMENTS.

ASSIGNEE'S * SALE!

ASSIGNEE'S * SALE!

—OF THE—

Entire Stock

—OF—

Fine Diamonds,

WATCHES,

Silverware,

—ETC., OF THE—

JEWELRY,

Wm. B. Miller Establishment,

628 J Street, Sacramento, Cal.

I must realize upon this stock at an early date, that the creditors' demands may be satisfied; therefore, I feel fully justified in stating to the citizens of Sacramento and vicinity that the opportunity of their lives for securing the finest quality of goods in the jewelry line—NO SHOPPING—is at hand. Remember, this sale is for the benefit of the creditors.

E. A. PHELPS,

Assignee of the WILLIAM B. MILLER ESTATE.

628 J Street, Sacramento, Cal.

Every Visitor to the Fair

SHOULD PROCURE A BOX OF

Barton's

Famous Candy.

FURNITURE.

The best bargains can be obtained at

CAN BE SEEN AT
JOHN * BREUNER'S,
04, 606, 608 K Street.....Sacramento, Cal.

EAST OF THE ROCKIES.

Pearl Tragedy in Portsmouth, New Hampshire.

THE ARMY OF THE CUMBERLAND.

An Executive Committee Selected for the World's Columbian Exposition.

[SPECIAL DISPATCHES TO THE RECORD-UNION.]

A HORRIBLE DEED.

A Father Kills Two of His Daughters and Then Himself.

PORTSMOUTH (N. H.), September 17th.—A most awful tragedy occurred here to-night, and the city is in a fever of excitement. Prof. H. J. Hein, a cooper, aged 45, blew out his brains, after having killed two of his daughters and probably fatally wounded a third and a man whom he suspected of having done him a great wrong.

Several months ago Hein's wife left him, and it is reported, she has been faithful. Her name has been connected with Charles W. Taylor, a well-known hardware merchant. Since she left, Hein's three daughters, the eldest of whom is but fifteen, have been kept in the house. Recently, it has been reported, that the eldest of the girls, Carrie, became wayward. This, with other trouble, preyed upon Hein's mind, until to-night, when he suddenly determined to end all his troubles.

He went to Taylor's residence at 7:30, and as the man was entering the house shot him twice in the back. Taylor is still alive, but very low. While able to converse he said he did not know what prompted Hein to shoot him.

After the shooting of Taylor Hein hurried to his own house and soon after the people in the vicinity were alarmed at hearing several pistol shots. Immediately afterward Maud, a 15-year-old daughter, ran out of the house and fell upon the sidewalk.

The neighbors went to her assistance and she said her father had shot her. She was quickly removed to the hospital, where people in the vicinity were alarmed at hearing several pistol shots. Immediately afterward Maud, a 15-year-old daughter, ran out of the house and fell upon the sidewalk.

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COLUMBIAN EXPOSITION.

President Palmer Announces the Selection of the Executive Committee. Chicago, September 17th.—The World's Fair Commission met this morning. President Palmer announced the selection of the Executive Committee. This committee will name the site of the exposition, will fix its position, will no doubt be accepted by the Commission, without opposition, as named.

The committee is as follows: McDonald, of California; Keane, of Missouri; Exall, of Texas; Widener, of Pennsylvania; Commissioners at large: Harris, of Virginia; Sewell, of New Jersey; Smalley, of Vermont; Martindale, of Indiana; Porter, of New York; Ewing, of Illinois; King, of Iowa; Clapp, of Ohio; McLaws, of Georgia; Breed, of Massachusetts; Martin, of Nebraska; Harrison, of Minnesota; Butt, of West Virginia; Williams, of Tennessee; Hirst, of Florida; Saunders, of Mississippi; Herschfield, of Montana; Goodell, of Colorado; Britton, of the District of Columbia; and McKenzie, of Kentucky. The committee is composed of thirteen Democrats and thirteen Republicans.

The salaries are as follows: President, \$12,000 a year; Secretary, \$10,000; Director-General, \$15,000. It is believed that George B. Davis, of Illinois, will be made Director-General.

A resolution by Way of Georgia was adopted, providing that as soon as the Executive Committee reports a choice for Director-General he be in order for the member to nominate a candidate, and after the nominations are made balloting begin.

There was much discussion over Article 11, providing for a Board of Lady Managers, some evidence of a desire to vote very closely their pay duties.

Commissioners McDonald, Massey, Ryan and Greely warmly championed the cause of the ladies, and the section as finally adopted provides a Board to consist of two women from each State and Territory, and the District of Columbia to be nominated by the Commissioners, and of one woman to be nominated by each of the Commissioners at large, and nine women of the city of Chicago to be appointed by the President, and a like number of alternates, each member to be allowed six dollars per day for each day necessarily absent from some engaged in the work of the Commission, and also expenses for transportation, the alternates to receive no compensation, except where the principals are unable to attend to the duties.

EASTERN POLITICS.

State Tickets Placed in the Field by the Various Conventions.

NEW HAVEN (Conn.), September 17th.—The Republican State Convention organized last night. The Convention reconvened this morning. United States Senator Orrin H. Platt was elected President. Chairman, Senator Platt addressed the delegates. He referred to Blaine, Reed and Harrison. The mention of Blaine's name created a perfect storm. Reed's name was loudly cheered, and the mention of the President was liberally applauded.

Samuel E. Merwin was nominated for Governor. Governor E. McLean, Secretary of State, E. Stevens, Treasurer, Lyman S. Catlin, Comptroller.

MASSACHUSETTS REPUBLICANS. Boston, September 17th.—The Republican State Convention was called to order this morning in the Tremont Temple, and L. O. Burdette was made temporary Chairman. The usual committees were appointed.

A novel feature in the platform arrangement was the placing thereupon of three ballot-boxes, each labeled respectively "Attorney-General," "Auditor" and "Secretary of State." There being no contest for the head of the ticket, Governor Brackett, Lieutenant-Governor Hall will be renominated by acclamation. Ballots for all the other State officers, the nominations in all of which are contested, will be deposited at one time. The voting is to be done by counties. This system is designed for the particular purpose of expediting business, and will also have the effect of preventing a great deal of log-rolling, which is possible under the old plan.

George A. Marden was nominated for State Treasurer. W. U. Olin was nominated for Secretary of State. Albert E. Pillsbury for Attorney-General and J. H. Gould for Auditor.

NEW HAMPSHIRE REPUBLICANS. Concord, September 17th.—The State Republican Convention met here this morning at 10 o'clock, and elected Alexander Gullett, of Pueblo, temporary Chairman, appointed a Committee on Credentials, and took a recess until 2 o'clock. There is a bitter sectional fight in the Republican party of Colorado, one faction being termed the "gang," and the others "the gang-smashers." The former has control of the State and county offices and is making a strong fight to continue in power.

THE STATE FAIR.

[CONTINUED FROM FIFTH PAGE.]

L. E. McMahon & Sons, proprietors of the Barlett Springs Water, have an excellent exhibit. Herewith is an analysis of Barlett Springs, Lake, Cal.:
Temperature of spring, 56° F.
Silica..... 3.469
Sulphate of calcium..... .809
Sulphate of magnesium..... .1055
Sodium bicarbonate..... .1055
Calcium carbonate (dissolved in carbonic acid)..... 30.141
Calcium sulphate..... .626
Barium carbonate (dissolved in carbonic acid)..... .054
Selenium (with spectroscopy)..... None
Magnesium carbonate (dissolved in carbonic acid)..... 6.620
Iron compounds..... .0000
Boric acid (with spectroscopy)..... .0000
Organic matter..... .0000
Total carbonic acid gas 24.21 (cubic inches per gallon). Total ammonia, .03 parts per million.
Geo. C. Colby.

ARMY OF THE CUMBERLAND.

The Comrades Meet in Annual Session at Toledo, Ohio.

TOLEDO (Ohio), September 17th.—The Society of the Army of the Cumberland began its reunion to-day. General Rosen crans presided. Permanent committees were appointed. A message of fraternal greeting was sent to the Army of West Virginia, in session at Parkersburg. An adjournment of the members were driven in carriages about the city.

In the evening General Yates P. Thurston of Nashville, delivered the annual oration, being the only Southern member of the society who has ever been chosen to deliver an annual oration. He would, he said, discuss the effects of war from a Southern standpoint. The liberalizing effect of the war was dwelt upon, and the complex question discussed in a broad and liberal spirit.

The meeting closed with a campfire, at which remarks were made by a number of comrades.

ON THE DIAMOND.

Results of Yesterday's Eastern Baseball Games.

CHICAGO, September 17th.—Games of baseball were played to-day in the East as follows:
PLAYERS' LEAGUE.
At Chicago—First game—Chicago 11, Buffalo 4. Second game—Chicago 3, Buffalo 1.
At Cleveland—Pittsburg 1, Cleveland 6. Philadelphia 3, Boston 4. Philadelphia 3, Boston 4.

NATIONAL LEAGUE.

At Cleveland—First game—Cleveland 17, Pittsburg 4. Second game—Cleveland 6, Pittsburg 2.
At Chicago—Cincinnati 6, Chicago 6. Called at the end of the twelfth inning on account of darkness.

AMERICAN ASSOCIATION.

At Toledo—Toledo 3, Louisville 13.
At Rochester—Rochester 10, Syracuse 8.
At Columbus—First game—Columbus 5, St. Louis 6. Second game—Columbus 6, St. Louis 1.

California Fruit Sales.

New York, September 17th.—E. L. Goodsell auctioned California fruits yesterday for account of the Earl Fruit Company of Sacramento at the following prices: Bartlett pears, \$4.40 per pair; \$2.50; Salway peaches, \$1.99; George's late cling peaches, \$1.90; Lemon cling peaches, \$1.80; Tokay grapes, single crates, \$1.65; Rose de Peru grapes, \$1.65; Muscat grapes, \$1.10; double crates, Muscat grapes, \$2.55; Malaga grapes, \$2.75.

Consul Bee.

New York, September 17th.—Consul Bee, who is here on his way to Bar Harbor, said that his vacation thus far has not been pleasant. Two days after leaving he suffered from a severe attack of neuralgia and suffered intensely. At Rochester he was under a physician's care for two weeks.

Death from Asphyxiation.

Bloomington (Ill.), September 17th.—Mr. and Mrs. Green were found dead at their home in Normal this morning. They had prepared breakfast on a gasoline stove, and the opinion is that the gasoline in the reservoir turned to gas, filling the room and asphyxiating them.

The Greeley Statue.

New York, September 17th.—Chauncey M. Depew will deliver the oration at the unveiling Saturday of Ward's statue of Greeley in front of the Tribune building. Colonel John Hay and Miss Gabrielle Greeley will unveil the statue.

Northern Pacific Earnings.

New York, September 17th.—The annual report of the Northern Pacific shows gross earnings of \$22,610,502, an increase of \$2,303,035; expenses, \$15,089,136, an increase of \$1,225,505; net earnings, \$7,521,367, an increase of \$1,077,440.

A New Catholic Diocese.

New York, September 17th.—The Rome correspondent of the Catholic News cables that the Vatican apostolic see of Columbia has been made a diocese, with Right Reverend Paul Darin as Bishop.

Floods in Connecticut.

SOUTH BRITAIN (Conn.), September 17th.—Great quantities of rain have fallen the last forty-eight hours. The streets are flooded. Some factories are closed and much damage is done.

The Weather.

The barometer was falling slowly at 2 p. m. yesterday, and cirro-cumulus clouds were floating in the upper atmosphere, stratus or light fog was floating in the lower atmosphere, and moving from the east. Usually such commotions in the air bode no good for settled weather, but what it will be in the next twenty-four or forty-eight hours must remain to be seen.

Science Overcomes Deafness.

Just now the medical world is engaged in discussing the new device for deafness called Sound Disc. No invention of late has attracted so much interest as this. It is now an established fact, has resulted in the overthrow of many pet theories of there being no relief for a vast number of cases of deafness.

This Ingenious Discovery was made by H. A. Wales of Bridgeport, Conn., and coming as it does, with the approval of some of the leading artists of the world, it can hardly fail to prove of great value to both the profession and the afflicted.

HUMPHREYS' SPECIFICS.

Dr. HUMPHREYS' SPECIFICS are scientifically and carefully prepared prescriptions; used for many years by the medical profession, and by the people. Every single Specie is a perfect cure. These Specie cure without dragging, purging, or otherwise injuring the system. They are the best and most reliable remedies of the world.

LIST OF PRINCIPAL NERVOUS CURES. PRICE. 1. Evers, Congestion, Inflammation, .30 2. Evers, Nervousness, .30 3. Evers, Colic, or Teething of Infants, .30 4. Evers, Croup, or Whooping Cough, .30 5. Evers, Griping, Bilious Colic, .30 6. Evers, Stomachic, or Vomiting, .30 7. Evers, Coughs, Cold, Bronchitis, .30 8. Evers, Headache, .30 9. Evers, Stomachic, or Vertigo, .30 10. Evers, Dropsy, .30 11. Evers, Croup, or Difficult Breathing, .30 12. Evers, to Prevent Periods, .30 13. Evers, Rheumatism, .30 14. Evers, Stomachic, or Eruptions, .30 15. Evers, Stomachic, or Eruptions, .30 16. Evers and Ague, Chills, Malaria, .30 17. Evers, Stomachic, or Eruptions, .30 18. Evers, Stomachic, or Eruptions, .30 19. Evers, Stomachic, or Eruptions, .30 20. Evers, Stomachic, or Eruptions, .30 21. Evers, Stomachic, or Eruptions, .30 22. Evers, Stomachic, or Eruptions, .30 23. Evers, Stomachic, or Eruptions, .30 24. Evers, Stomachic, or Eruptions, .30 25. Evers, Stomachic, or Eruptions, .30 26. 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